REMARKS

In the Office Action dated 07/09/2004, Claims 1-14 were rejected based on prior art. In this amendment, Claims 1, 12 and 14 are amended.

Claims 1-14 were rejected under 35 U.S.C. section 103 (a) as being obvious based on the Inoue reference in view of Applicant's Admitted Prior Art.

Inoue teaches a television broadcast receiving system in the form of a television that includes multiple ports for inputting and outputting digital data. The primary goal of Inoue is to provide a system whereby when a cable or satellite company offers a new service, a user can take advantage of said service by installing new software into his or her television. Inoue also teaches that a user can input still photograph data into said television via the use of a memory card reader installed in the television. The television also includes a feature whereby a user can select various photographs displayed on the television and then cause said selected photograph data to be directed to an output where it is sent to another detachable memory device to thereby create a photograph album in said detachable memory device.

All of the instant application's independent claims have been amended to more particularly describe the invention and to distinguish it over the prior art. The independent claims now include the further limitation that the television also includes

an automatic control that can function to <u>automatically</u> change the display whereby the television will show one of the stored still photographs for a period of time and then automatically show another of said stored still photographs for a period of time. In this manner, the automatic control can function as a screen saver that displays still photographs that a user has inputted into the television. This is completely unlike the Inoue device that has no functionality to <u>automatically</u> sequentially display the user's own still photographs. In this manner, the user can personalize the television whereby when said television is 'on' but not displaying broadcast signals, the user can have the enjoyment of the television <u>automatically displaying a</u> slideshow of his or her own inputted still photographs.

There is no teaching in the Inoue reference for this type of functionality. Inoue even teaches away from this concept whereby a user is supposed to actively select each photograph for display. All of the prior art cited by the examiner teach ways in which a user must actively select data for display. There is no teaching in this art area, either explicit or implied, that would lead one of ordinary skill in the art to modify a television to automatically cycle a display of still photographs that the user has manually inputted into the television.

Concerning the application's dependent claims 2-11 and 13, it is respectfully submitted that the limitations provided in each of these claims, in combination with the limitations of

their parent claim, define a television that is not found in, nor made obvious by, the prior art.

If the Examiner feels that any further discussion of the invention would be helpful, applicant is available at 520-882-4025 and earnestly solicits such discussion.

Subject to the above amendments and remarks, favorable reconsideration of the instant invention and early allowance of the claims are courteously requested.

Included with this amendment is a payment of \$215.00 applicable to the fee for a two-month extension of time, which is hereby requested.

Franklin Gubernick Req. No. 33,577

Date: Dec. 08,7004

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